§ 14.96

and receiving structures and facilities to the extent of 200 feet on each side of the center line of such lines and poles and not to exceed 400 feet by 400 feet for superstructures and facilities to any citizen, association, or corporation of the United States, where it is intended by such to exercise the use permitted under the Act.

§14.96 Procedures.

Any application under the Act of March 4, 1911, for line right-of-way in excess of 100 feet in width or for a structure or facility right-of-way of over 10,000 square feet must state the reasons why the larger right-of-way is required. Rights-of-way will not be issued in excess of such sizes in the absence of a satisfactory showing of the need therefor.

APPENDIX A TO PART 14

Where necessary, these forms should be modified so as to be appropriate to the applicant (corporation, association, or individual), to the act involved, and to the nature of the project.

FORM

References should be made to the appropriate section of the regulations to determine when each of the forms is required.

Form No. 2 may be signed by any officer or employee of the company who is authorized to sign it. However, if it is executed by a person other than the President, it must be accompanied by a certified copy of the minutes of the Board of Directors meeting or other document authorizing such signature unless such certified copy has already been filed in the case.

Forms 1 and 2 to be placed on maps. See §14.25(a)(7).

ENGINEER'S STATEMENT

(FORM 1)

(Name of	engineer) states h	e is by
occupation a	(Type o	of enginee	er) em-
ployed by the	(Com	pany) to	make
the survey of the	(K:	ind of wo	rks) as
described and shown	n on this	map; th	at the
survey of said works	s made by	y him (or	under
his supervision) and	d under a	authority	, com-
mencing on the	day of	19	and
ending on the	day of	, 19	; and
that such survey is	accurat	ely repre	sented
upon this map.		-	

Engineer

APPLICANT'S CERTIFICATE

(FORM 2)

This is to certify that (Engineer), who subscribed the statement hereon, is the person employed by the undersigned applicant to prepare this map, which has been adopted by the applicant as the approximate final location of the works thereby shown, and that this map is filed as a part of the complete application, and in order that
the applicant may obtain the benefits of (Cite statute); and I further certify
that the right-of-way herein described is desired for
(state purpose)
(Seal)
Signature of Applicant
Title

Company Attest:

PART 17—CONVEYANCE OF FREE-HOLD AND LEASEHOLD INTERESTS ON LANDS OF THE NATIONAL **PARK SYSTEM**

Sec.

- 17.1 Authority.
- Definitions.
- Lands subject to disposition.
- Notice.
- 17.5 Bids.
- Action at close of bidding.
- Preference rights.
- 17.8 Conveyance.

AUTHORITY: Sec. 5(a), of the Act of July 15. 1968, 82 Stat. 354, 16 U.S.C. 4601-22(a).

SOURCE: 42 FR 46302, Sept. 15, 1977, unless otherwise noted.

§ 17.1 Authority.

Section 5(a) of the Act of July 15, 1968, 82 Stat. 354, 16 U.S.C. 4601-22(a), authorizes the Secretary of the Interior, under specified conditions, to convey a leasehold or freehold interest on federally owned real property acquired by the Secretary from non-Federal sources within any unit of the National Park System except national parks and those national monuments of scientific significance. This legislation is referred to as "the act" in regulations in this part.

§ 17.2 Definitions.

As used in the regulations in this part:

- (a) Authorized officer shall mean an officer or employee of the National Park Service designated to conduct the sale or lease and delegated authority to execute all necessary documents, including deeds and leases.
- (b) The term *unit* of the National Park System means any area of land or water administered by the Secretary of the Interior through the National Park Service for park, monument, historic, parkway, recreational, or other purposes.
- (c) The term *national park* means any unit of the National Park System the organic act of which declares it to be a "national park."
- (d) The term *national monument of scientific significance* means a unit of the National Park System designated as a national monument by statute or proclamation for the purpose of preserving landmarks, structures, or objects of scientific interest.
- (e) The term *person* includes but is not necessarily limited to an individual partnership, corporation, or association.
- (f) The term *freehold interest* means an estate in real property of permanent or of indefinite duration.
- (g) The term *leasehold interest* means an estate in real property for a fixed term of years or an estate from month-to-month or from year-to-year.
- (h) The term fair market value means the appraised value as set forth in an approved appraisal made for the Secretary for the interest to be sold or leased

[42 FR 46302, Sept. 15, 1977, as amended at 62 FR 30234, June 3, 1997]

§17.3 Lands subject to disposition.

The Act is applicable to any Federally owned real property acquired by Secretary from non-Federal sources within any unit of the National Park System other than national parks and those national monuments of scientific significance. No leasehold or freehold conveyance shall be made except as to lands which the General Management Plan for the particular unit of the National Park System has designated as a Special Use Zone for the uses that are permitted by the freehold or leasehold conveyance. No leasehold or freehold conveyance shall be

made unless the lands have been surveyed for natural, historical, and cultural values and a determination made by the Secretary that such leasehold or freehold conveyance will not be inconsistent with any natural, historical, or cultural values found on the land. Any conveyances affecting properties listed or eligible for listing on the National Register of Historic Places must be reviewed by the Advisory Council on Historic Preservation. Procedures for obtaining the Council's comments appear at 36 CFR part 800, "Procedures for the Protection of Historic and Cultural Resources."

[42 FR 46302, Sept. 15, 1977, as amended at 43 FR 3360, Jan. 25, 1978]

§17.4 Notice.

(a) When the Secretary has determined in accordance with these regulations that a freehold or leasehold interest will be offered, he will have a notice published in the FEDERAL REG-ISTER and, subsequently, once weekly for five consecutive weeks in a newspaper of general circulation in the vicinity of the property. Publication of the notice shall be completed not less than 30 nor more than 120 days of the date for bid opening. The notice shall contain, at a minimum: (1) A legal description of the land by public lands subdivisions, metes-and-bounds, or other suitable method, (2) a statement of the interest to be conveyed, including restrictions to be placed on the use of the property, (3) a statement of the fair market value of the interest as determined by the Secretary below which the interest will not be conveyed, together with information as to where the Government's appraisal may be inspected, (4) information as to any preference rights of former owners to acquire the interest upon matching the highest bid, (5) an outline of bid procedure and a designation of the time and place for submitting bids, and (6) an outline of conveyance procedures, requirements, and time schedule.

(b) If the property has been in Federal ownership for less than two years, the last owner or owners of record shall be sent a notice by certified mail to their present or last known address providing the information in the published notice and advising them of